Government of Kerala കേരള വാർഷ്കൻ 5003



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KERALA GAZETTE

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THIRUVANANTHAPURAM, TUESDAY

തിരുവനന്തപുരം, ചൊവ്വ

13th January 2009 2009 ജനുവരി 13

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PART I

Notifications and Orders Issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 1826/2008/LBR.

Thirwananthaparam, 7th July 2008.

Whereas, Government are of opinion the that an industrial dispute exists between Shri K. S. Chandran, M/s. C. K. K. M. Pharmaceuticals, Thripunithura-682 341 and the workman of the above referred establishment Shri P. K. Ullas, Peedikapparambil House, Hill Palace Road, Thripunithura in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXTRE

- 1. Whether the termination of employment to Shri P. K. Ullas by the management of M/s. C. K. K. M. Pharmaceuticals, Thripunithura is justifiable or not?
- 2. If not, what relief he is entitled to ?

- (2)

G. O. (Rt.) No. 2597/2008/LBR.

Thiruvananthaburam, 6th October 2008.

Whereas, the Government are of opinion that an industrial dispute exists between The Manager, M/s. Boyce Rubber M/s. Boyce Rubber Estates (P) Limited, Mundakkayam and the workmen of the above referred establishment represented by the General Secretary, Hill Range Estate Employees Association (CITU), 35th Mile, Mundakkayam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication :

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

 Whether the dismissal of Shri K. K. Lakshmanan, C. R. No. 726 by the management of Boyce Eastate is justifiable?

2. If not, what relief he is entitled to?

(3)

G. O. (Rt.) No. 2600/2008/LBR.:

Thiruvananthapuram, 6th October 2008.

Whereas, the Government are of opinion that an industrial dispute exists between The Manager and Chairman, Unyanthala Eapen Memorial Public School, Eravi₁eroor P. O., Thiruvalla, Pathan amthitta District and the workman of the above referred establishment Shri Mathews Oomman, Unyanthala Veedu, Eraviperoor P. O., Thiruvalla, Pathanamthitta District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers cenferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Shri Mathews Oomman, Transport-cum Security-in-charge, O.E. M. Public School, Eraviperoor by the management is justifiable? If not, what relief he is entitled to?

(4)

G. O. (Rt.) No. 2689/2008/LBK.

Thiruvananthapuram, 17th October 2008.

Whereas, the Government are of opinion that an industrial dispute exists between Shri K. Raman, (Contractor T. S. No. 47, Keerippara, Parali Range), Pacheni House, Kottappally, Kongadu P. O., Palakkad, 2. Sri P. K. Chandran (Contractor T. S. No. 47, Keerippara, Parali Range), Puzhackal House, Manickassery P. O., Kongadu via, Palakkad and the workmen of the above referred establishment Sri M. A. Appukuttan s/o Andy, Mattimal House, Manickassery P. O., Kongadu via, Palakkad in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial

dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the alleged denial of employment to Shri M. A. Appukuttan, Toddy Tapper, Toddy Shop No. 47, Keerippara of Parali Range by the Contractors Shri K. Raman & Shri P. K. Chandran is legal? If not what relief he is entitled to?

(5)

G. O. (Rt.) No. 2682/2008/LBR.

Thiravananthaparam, 17th October 2008.

Whereas, the Government are of opinion that an industrial dispute exists between 1. The Presiden, Fishermen Welfare Society, Pallipurayidam, Moothakkara, Cutcherry P. O., Kollam-13, 2. The Chief Executive Officer & Secretary Pallipurayidam, Moothakkara, Cutcherry P. O., Kollam-13 and the workmen of the above reterred establishment Shri D. Thomas, Jasmine Villa Resettlement Colony, Snehatheeram Nagar-3, Port Kollam-691 006 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal of Shri D. Thomasf worker from service by the management of Fishermen Welfare Society, Moothakkara Cutcherry P. O., Kollam-13 with effect from 3-12-2007 is justifiable? If not, what relief the worker is entitled to get?

(6)

G O. (Rt.) No. 2683/2008/LBR.

Thiruvananthapuram, 17th October 2008.

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Director, Kerala State Bamboo Corporation Limited Angamaly and the workman of the above referred, establishment represented by the President, Kerala State Bamboo Corporation Depot Thozhilali Union (INTUC), Reg. No. 07/43/1993, State Committee, Angamaly-683 572 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial Dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

- 1. Whether the punishment awarded to Shri P. N. Mohanan without proper enquiry resulting in wage reduction of 2/3 and working days by half is justifiable or not?
- 2. If not, what relief ha is caticled to?

(7

G. O. (Rt.) No. 2684/2003/LBR.

Thiruvananthapuram, 17th October 2008.

Whereas, the Government are of opinion that an industrial dispute exists between The Managing Director, Ponnudi Rubbers Limited, Rubber Board Regional Office, Thycadu, Tniruvananthapuram and the workman of the above referred establishment represented by Shri Managam

Ramachandrin, General Secretary, Rubber Grumb Workers Union (GITU), GITU Jilla Committe Office, KSRTC Building, Desabhimani Road, Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Gentral Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the termination of Shri G. Rajeev, Grade-V, Worker by management of Ponmudi Rubbers Limited is justifiable or not? If not, what is the relief the is entitled to get?

By order of the Governor, K. Chandran, Under Secretary to Government.